

# **Exhibit OO**

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2                   IN THE UNITED STATES DISTRICT COURT  
3                   FOR THE SOUTHERN DISTRICT OF NEW YORK  
4   -----X  
5   EASTERN PROFIT CORPORATION LIMITED,  
6                               Plaintiff/COUNTER-CLAIM DEFENDANT,  
7                               CASE NO.: 18-cv-2185(JGK)  
8                   -against-  
9  
10   STRATEGIC VISION US, LLC  
11                               Defendant/COUNTERCLAIM PLAINTIFF.  
12   -----X  
13                   30(b)(6)DEPOSITION OF  
14   GOLDEN SPRING BY AND THROUGH AMELIA COLUCCIO  
15                               NEW YORK, NEW YORK  
16                               November 12, 2019  
17  
18   ATKINSON-BAKER, INC.  
19   (800)288-3376  
20   www.Depo.com  
21   REPORTED BY:   KIARA MILLER  
22   FILE NO.: AD0B4E5  
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<p>1 A. COLUCCIO  2 You can answer?  3 A I don't know.  4 <b>Q What did Golden Spring understand</b>  5 <b>Guo's relationship to be with Golden Spring?</b>  6 A That he's a client of Golden  7 Spring.  8 <b>Q Is he also part owner of Golden</b>  9 <b>Spring?</b>  10 A No. Not that I know of.  11 <b>Q Who owns Golden Spring?</b>  12 A I don't know. I know Yvette's the  13 president, and I don't know who the owner  14 is.  15 <b>Q Well, who's the sole director of</b>  16 <b>Golden Spring?</b>  17 A I know Guo Qiang is a director.  18 <b>Q And who owns all the shares of</b>  19 <b>Golden Spring New York?</b>  20 A I don't know.  21 <b>Q Golden Spring Hong Kong, isn't it?</b>  22 MS. TESKE: Object to the  23 form.  24 You can answer.  25 THE WITNESS: Okay.</p> <p style="text-align: right;">Page 122</p>	<p>1 A. COLUCCIO  2 that our clients need help with.  3 <b>Q Why do you call them professional?</b>  4 A I don't know.  5 <b>Q Well, is that what Yvette Wang</b>  6 <b>told you to say last night, professional</b>  7 <b>services?</b>  8 MS. TESKE: Object to the form  9 of the question.  10 I think it's an offensive and  11 inappropriate question.  12 A I don't know if she used those  13 specific words.  14 <b>Q What did she tell you to say that</b>  15 <b>Golden Spring does?</b>  16 MS. TESKE: Object to the form  17 of the question. I find it to be  18 offensive and an inappropriate  19 question.  20 You can answer.  21 A She didn't specifically tell me to  22 say anything, but our conversation was from  23 what I understood is that we offer services  24 to clients within the US.  25 <b>Q What kind of services?</b></p> <p style="text-align: right;">Page 124</p>
<p>1 A. COLUCCIO  2 A Yeah, I'm sorry. China Golden  3 Spring owns Golden Spring New York.  4 <b>Q By the way, do you get paid by</b>  5 <b>Golden Spring New York?</b>  6 A Yes.  7 <b>Q Does anybody else pay you for your</b>  8 <b>work?</b>  9 MS. TESKE: Object to the  10 form.  11 A No.  12 <b>Q Who owns Golden Spring Hong Kong?</b>  13 A I don't know.  14 <b>Q Do you know what line of work it's</b>  15 <b>in?</b>  16 A No.  17 <b>Q Do you know what line of work</b>  18 <b>Golden Spring New York is in?</b>  19 A Yes.  20 <b>Q What does it do?</b>  21 A So it provides professional  22 services within the US to multiple clients.  23 <b>Q What do you mean by professional</b>  24 <b>services, what is that?</b>  25 A We just assist on various projects</p> <p style="text-align: right;">Page 123</p>	<p>1 A. COLUCCIO  2 A I think that would be confidential  3 between us and our clients.  4 <b>Q You don't have to tell me who the</b>  5 <b>clients are. What category? Legal</b>  6 <b>services? Accounting?</b>  7 A Yes.  8 <b>Q Okay. So the answer is yes to</b>  9 <b>legal services?</b>  10 A To both. Yes.  11 <b>Q You said yes to accounting as</b>  12 <b>well?</b>  13 A Yes.  14 <b>Q So is Golden Spring New York a law</b>  15 <b>firm?</b>  16 A No.  17 MS. TESKE: Objection to the  18 form of the question.  19 <b>Q It provides the services of its</b>  20 <b>attorneys to clients?</b>  21 A I'm sorry. I don't understand the  22 question.  23 <b>Q Well, what -- legal services can</b>  24 <b>mean being a lawyer for somebody. Okay. It</b>  25 <b>might involve filings. So I'm going, again</b></p> <p style="text-align: right;">Page 125</p>

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<p>1 A. COLUCCIO</p> <p>2 You can answer.</p> <p>3 A Not that I know of.</p> <p>4 <b>Q Does Golden Spring New York -- I</b></p> <p>5 <b>think we talked about its offices at 162</b></p> <p>6 <b>East 64 Street right now?</b></p> <p>7 A Right.</p> <p>8 <b>Q Most of your time that's where</b></p> <p>9 <b>you've been working, right?</b></p> <p>10 A Right.</p> <p>11 <b>Q Who pays its rent for that spot?</b></p> <p>12 A I don't know.</p> <p>13 <b>Q Does Mr. Guo pay it?</b></p> <p>14 A I don't know.</p> <p>15 <b>Q What about it's former spot, 800</b></p> <p>16 <b>Fifth Avenue, you know the answer to that</b></p> <p>17 <b>question?</b></p> <p>18 A No.</p> <p>19 <b>Q What was GSNY's first office after</b></p> <p>20 <b>it was formed?</b></p> <p>21 A The first one I knew of was 800</p> <p>22 Fifth Avenue.</p> <p>23 <b>Q Do you know what a family office</b></p> <p>24 <b>is; have you ever heard that term before?</b></p> <p>25 A Yes.</p> <p style="text-align: right;">Page 170</p>	<p>1 A. COLUCCIO</p> <p>2 A Somewhat. I guess not exactly.</p> <p>3 <b>Q Tell me what your understanding of</b></p> <p>4 <b>what a family office is.</b></p> <p>5 A I guess just a team of people who</p> <p>6 provide services to a family with whatever</p> <p>7 type of projects they need help with.</p> <p>8 <b>Q So is Golden Spring New York the</b></p> <p>9 <b>family office for other families besides</b></p> <p>10 <b>Guo?</b></p> <p>11 A Not that I know of, but it's other</p> <p>12 clients are associates of the Guo family or</p> <p>13 business partners of the Guo family.</p> <p>14 <b>Q Okay. Does that include, for</b></p> <p>15 <b>example, the Saraca Media Group?</b></p> <p>16 MS. TESKE: Object to the</p> <p>17 form.</p> <p>18 Direct the witness not to</p> <p>19 answer.</p> <p>20 <b>Q Do you know the answer to that</b></p> <p>21 <b>question?</b></p> <p>22 MS. TESKE: Object.</p> <p>23 And direct the witness not to</p> <p>24 answer.</p> <p>25 <b>Q I mean, look, one of the purposes</b></p> <p style="text-align: right;">Page 172</p>
<p>1 A. COLUCCIO</p> <p>2 <b>Q Is GSNY a family office for Guo?</b></p> <p>3 MS. TESKE: Object to the</p> <p>4 form.</p> <p>5 You can answer.</p> <p>6 A Yes, but not only for Mr. Guo.</p> <p>7 <b>Q So have you ever heard of such a</b></p> <p>8 <b>thing as a family office for more than one</b></p> <p>9 <b>family?</b></p> <p>10 MS. TESKE: Object to the</p> <p>11 form.</p> <p>12 A I don't know.</p> <p>13 <b>Q Okay. Is it your testimony that</b></p> <p>14 <b>Golden Spring New York is a family office</b></p> <p>15 <b>for families other than the Guo family?</b></p> <p>16 A Well, I just mean that the Guo</p> <p>17 family isn't our only client.</p> <p>18 <b>Q A family office handles the</b></p> <p>19 <b>investments for a family, right, it handles</b></p> <p>20 <b>the business affairs for a family?</b></p> <p>21 MS. TESKE: Object to the</p> <p>22 form.</p> <p>23 <b>Q Is that your understanding of what</b></p> <p>24 <b>a family office is?</b></p> <p>25 MS. TESKE: Same objection.</p> <p style="text-align: right;">Page 171</p>	<p>1 A. COLUCCIO</p> <p>2 of the research agreement was for Guo to use</p> <p>3 his own media to publicize the findings;</p> <p>4 isn't that right?</p> <p>5 MS. TESKE: Just object to the</p> <p>6 form of the question.</p> <p>7 A I believe so.</p> <p>8 <b>Q And is Saraca Media Group one of</b></p> <p>9 <b>the entities that was to do that work under</b></p> <p>10 <b>the research agreement?</b></p> <p>11 MS. TESKE: Object to the</p> <p>12 form.</p> <p>13 A I'm not sure.</p> <p>14 <b>Q Who knows the answer to that?</b></p> <p>15 A I don't know.</p> <p>16 <b>Q Someone at Golden Spring knows</b></p> <p>17 <b>that, don't they?</b></p> <p>18 MS. TESKE: Object to the</p> <p>19 form?</p> <p>20 A I don't know.</p> <p>21 <b>Q How about Guo Media, was that the</b></p> <p>22 <b>entity that was supposed to publicize the</b></p> <p>23 <b>research results under the research</b></p> <p>24 <b>agreement?</b></p> <p>25 A I'm not sure.</p> <p style="text-align: right;">Page 173</p>

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<p>1 A. COLUCCIO</p> <p>2 A No.</p> <p>3 <b>Q Who typically does give direction</b></p> <p>4 <b>to Golden Spring on behalf of the Guo</b></p> <p>5 <b>family?</b></p> <p>6 MS. TESKE: Object to the</p> <p>7 form. It's beyond the scope as it</p> <p>8 pertains to other clients. It's</p> <p>9 outside of the balance of the</p> <p>10 Court's order, so if you're talk</p> <p>11 about with respect to this case,</p> <p>12 then she can answer.</p> <p>13 MR. GREIM: Okay. Let's keep</p> <p>14 it with respect to this case.</p> <p>15 <b>Q Who on behalf of the Guo Family</b></p> <p>16 <b>gives direction to Golden Spring New York?</b></p> <p>17 MS. TESKE: Object to the</p> <p>18 form?</p> <p>19 A I believe Mr. Guo.</p> <p>20 MR. GREIM: Well, we're going</p> <p>21 to hold this deposition open. We</p> <p>22 have some disputes about the topics</p> <p>23 in the scope. I think we've had a</p> <p>24 lot of talk on the record about it,</p> <p>25 but we're not going to use up the</p> <p style="text-align: right;">Page 186</p>	<p>1 A. COLUCCIO</p> <p>2 ordering a copy of the transcript?</p> <p>3 MS. TESKE: No one will be</p> <p>4 provided to us as a nonparty.</p> <p>5 MR. GREIM: I will order a</p> <p>6 copy.</p> <p>7 VIDEOGRAPHER: The time is</p> <p>8 1:09 p.m. Tuesday, November 12,</p> <p>9 2019. This is the end of media</p> <p>10 number Three and complete today 's</p> <p>11 videotape deposition of Ms. Amelia</p> <p>12 Coluccio.</p> <p>13 (Continued on the next page to accommodate the</p> <p>14 jurat).</p> <p>15</p> <p>16</p> <p>17</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p> <p style="text-align: right;">Page 188</p>
<p>1 A. COLUCCIO</p> <p>2 fingers and forearms of the court</p> <p>3 reporter or the tape any longer on</p> <p>4 that. So we're just going to hold</p> <p>5 it open and then we'll have our</p> <p>6 discussion after we're done, but I</p> <p>7 want to thank you for your time</p> <p>8 today.</p> <p>9 x: Object to the holding of</p> <p>10 the deposition open. We made the</p> <p>11 witness available all day today. If</p> <p>12 we're ending now then that is the</p> <p>13 end of the deposition. That's our</p> <p>14 position.</p> <p>15 MR. GREIM: And just to be</p> <p>16 clear, the basis of our objection or</p> <p>17 of our holding this deposition open</p> <p>18 is the witnesses lack of preparation</p> <p>19 and lack of knowledge about pretty</p> <p>20 much everything about the case. And</p> <p>21 so we will explore that in more</p> <p>22 detail off the record, but thank you</p> <p>23 very much for being with us today.</p> <p>24 It was nice to meet you.</p> <p>25 COURT REPORTER: Are you</p> <p style="text-align: right;">Page 187</p>	<p>1 A. COLUCCIO</p> <p>2 We are off the record.</p> <p>3 MR. GREIM: I will order from</p> <p>4 you and then I'll give it to her as</p> <p>5 we've been doing.</p> <p>6 (Whereupon, this examination was</p> <p>7 concluded at 1:10 p.m.)</p> <p>8</p> <p>9</p> <p>10</p> <p>11 _____</p> <p>12 AMELIA COLUCCIO</p> <p>13</p> <p>14</p> <p>15 Subscribed and sworn to</p> <p>16 before me on this ____ day</p> <p>17 of _____, _____.</p> <p>18</p> <p>19</p> <p>20</p> <p>21</p> <p>22</p> <p>23</p> <p>24</p> <p>25</p> <p>_____  Notary Public</p> <p style="text-align: right;">Page 189</p>

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